

TRIAL EXHIBIT 9214

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UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

ORACLE AMERICA, INC.,
 Plaintiff,
 v.
 GOOGLE INC.,
 Defendant.

Case No. CV 10-03561 WHA

**ORACLE AMERICA INC.'S
 DEPOSITION DESIGNATIONS OF
 ANWAR GHULOUM PLAYED BY
 VIDEO DURING TRIAL**

Trial: May 9, 2016, 8:00 a.m.
 Dept: Courtroom 8, 19th Floor
 Judge: Hon. William H. Alsup

ORACLE'S DEPOSITION DESIGNATIONS
 OF ANWAR GHULOUM
 CV 10-03561 WHA

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

TRIAL EXHIBIT 9214

CASE NO. 10-03561 WHA

DATE ENTERED _____

BY _____

DEPUTY CLERK

1 Plaintiff Oracle America, Inc. submits the following deposition designations of
2 Anwar Ghuloum played by video on May 17, 2016.

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6 Dated: May 17, 2016

Respectfully submitted,

Orrick, Herrington & Sutcliffe LLP

7
8 By: /s/ Andrew Silverman

9 Andrew Silverman

10 Counsel for ORACLE AMERICA, INC.


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ORACLE'S DEPOSITION DESIGNATIONS
OF ANWAR GHULOUM
CV 10-03561 WHA

Case Clip(s) Detailed Report
 Sunday, May 15, 2016, 2:54:15 PM

ORACLE V GOOGLE II

 Ghuloum 30(b)(6), Anwar (Vol. 01) - 12/09/2015

1 CLIP (RUNNING 00:03:05.333)

 Anwar Ghuloum - Combined Designations

AG03

14 SEGMENTS (RUNNING 00:03:05.333)



1. PAGE 7:11 TO 7:12 (RUNNING 00:00:04.448)

11 Q All right. Good morning, Mr. Ghuloum. My
 12 name is Gabe Ramsey.

2. PAGE 8:03 TO 8:07 (RUNNING 00:00:10.853)

03 So you understand that you've been
 04 designated today to testify on behalf of Google on a
 05 topic in a deposition notice that Oracle sent to
 06 Google?
 07 A Yes.

3. PAGE 16:17 TO 16:19 (RUNNING 00:00:06.007)

17 Q Is it Google's view that the core -- the
 18 APIs in the core libraries are known to Java
 19 programmers?

4. PAGE 16:21 TO 16:21 (RUNNING 00:00:01.551)

21 THE WITNESS: Yes.

5. PAGE 90:06 TO 90:17 (RUNNING 00:00:32.853)

06 Q Do you agree that in 2007 when Android was

 -KE6093-008 - Clear Attached Exhibit 6093-008



07 first released, there wasn't a community of
 08 developers that knew about Android initially,
 09 correct?
 10 A No, there wasn't.
 11 Q And so Google had to attract developers to
 12 the Android platform through some means in order to
 13 get them to write programs for it?
 14 A Yeah. Yeah, that's true.
 15 Q And one of the ways that Google attracted
 16 programmers was using the Java platform, including
 17 APIs, that developers knew about?

6. PAGE 90:19 TO 91:06 (RUNNING 00:00:40.853)

19 THE WITNESS: Yeah. I mean, certainly as
 20 a part of the whole, the -- the language that you're
 21 using is a -- is a consideration for a developer.
 22 BY MR. RAMSEY:
 23 Q Do you think that developers in 2007,
 24 application developers, by that point, there was a
 25 pretty large community of application developers
 00091:01 that knew about the Java APIs?
 02 A Yeah, but I don't know what the exact
 03 numbers are. There actually are resources for
 04 tracking this, but, yeah, it was one of the -- one
 05 of the better known languages along with, you know,
 06 C, C++ and so on.

7. PAGE 183:05 TO 183:07 (RUNNING 00:00:10.193)

05 Q Do you agree with me that the Java classes
 06 and methods that are reproduced in Android serve the

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Case Clip(s) Detailed Report
 Sunday, May 15, 2016, 2:54:15 PM

ORACLE V GOOGLE II

07 same purpose in Android that they serve in Java?

8. PAGE 183:10 TO 183:11 (RUNNING 00:00:03.376)

10 THE WITNESS: Yeah, I believe they -- they
 11 serve the same purpose.

9. PAGE 183:20 TO 183:24 (RUNNING 00:00:14.563)

20 BY MR. RAMSEY:
 21 Q Well, so, for example, if there's a class
 22 NumericShaper with -- that includes methods in
 23 Android, those same methods and class are contained
 24 in Java for the same purpose?

10. PAGE 184:03 TO 184:13 (RUNNING 00:00:23.991)

03 THE WITNESS: The methods here, we strive
 04 to make sure that the methods provide the same
 05 functionality that are provided in -- in OpenJDK or
 06 other implementations of Java.
 07 BY MR. RAMSEY:
 08 Q All right.
 09 So the method declarations within the
 10 various Java classes contained in Android, those
 11 declarations serve the same purpose as the
 12 corresponding declarations over in the Java
 13 platform?

11. PAGE 184:15 TO 184:23 (RUNNING 00:00:24.087)

15 THE WITNESS: In terms of functionality,
 16 they provide the same functionality. That's the
 17 intent of our work.
 18 BY MR. RAMSEY:
 19 Q Do you believe that the text of a method
 20 declaration in one of these Java classes in Android
 21 is likely to be understood by the -- to be
 22 achieved -- by developers as achieving the same
 23 purpose as the corresponding declaration in Java?

12. PAGE 184:25 TO 184:25 (RUNNING 00:00:01.638)

25 THE WITNESS: Yeah, I believe so.

13. PAGE 199:24 TO 199:25 (RUNNING 00:00:04.842)

24 Q Do you agree that you are a senior
 25 executive in the Android organization?

14. PAGE 200:02 TO 200:04 (RUNNING 00:00:06.078)

02 THE WITNESS: I don't refer to myself as
 03 an executive, but yes, I think that would be
 04 considered the case.

TOTAL: 1 CLIP FROM 1 DEPOSITION (RUNNING 00:03:05.333)
